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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/017,107	12/13/2001	John F. McEntee	10004452-1	6455
7590 04/18/2005		EXAMINER		
Gordon Stewart			NGHIEM, MICHAEL P	
Agilent Technologies P.O. Box 7599			ART UNIT	PAPER NUMBER
Loveland, CO 80537-0599			2863	
		DATE MAILED: 04/18/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
Office Action Summan.	10/017,107	MCENTEE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Michael P. Nghiem	2863				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 03 N)⊠ Responsive to communication(s) filed on <u>03 November 2004</u> .					
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL. 2b)⊠ This action is non-final.					
. —	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims		•				
4) Claim(s) 1-5,8 and 23-42 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>1-5,8,30,31 and 41</u> is/are allowed.						
7)⊠ Claim(s) <u>25-29 and 42</u> is/are objected to.	i)⊠ Claim(s) <u>23-25 and 32-40</u> is/are rejected.					
	B) ☐ Claim(s) are subject to restriction and/or election requirement.					
, -	•					
Application Papers						
9) The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119	•					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori	s have been received. s have been received in Application ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)	, 					
1) Motice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)				

DETAILED ACTION

The Amendment filed on November 3, 2004 has been acknowledged.

Claim Objections

- 1. Claims 23, 29, 34, and 42 are objected to because of the following informalities:
- claim 23, "a reservoir" (line 2) should be -- said reservoir --.
- claim 23, "a fluid supply vessel" (line 2) the said fluid supply vessel --.
- claim 29, "a result of a reading" is not recited in claim 27 as being obtained by the method of claim 27.
- claim 34, "a fluid supply vessel" (lines 1-2) should be said fluid supply vessel --.
- claim 42, after "level" (line 8) should delete ".".

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 23-25 and 32-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kobayashi et al. (US 6,733,114) in view of Hayes et al. (US 5,658,802).

Regarding claims 23, 32-38, and 40, Kobayashi et al. discloses a method and system (Fig. 2) for replenishing a pulse jet reservoir (7) comprising:

- providing a printing system (Fig. 2) comprising a pulse-jet printhead (6), a pressure gauge (23), a reservoir (7), and a fluid supply vessel (9), wherein said reservoir has an inlet line (inlet line of 10) and an outlet line (outlet to 35), said inlet line capped by a valve (26) for connection to a fluid supply vessel (9) and said outlet line in fluid communication with said printhead (Fig. 2), wherein said pressure gauge comprises a manometer (23), and wherein said fluid supply vessel is connected to said reservoir via a supply vessel line (10) connected to said valve (Fig. 2);
 - connecting said fluid supply vessel to said reservoir (Fig. 2);
 - opening said valve (opening 26), and
- feeding print medium from said fluid supply vessel to said reservoir (Fig. 2), wherein said print medium is fed under pressure to said reservoir during use of said pulse-jet nozzle (during printing process even though the nozzle may be pausing, Fig. 2).

Regarding claim 39, Kobayashi et al. discloses that gauge pressure is monitored and pressure compensation is applied to maintain said pressure within a desired range (column 16, lines 42-51).

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However, Kobayashi et al. does not disclose that said print medium comprises a biopolymer or precursor thereof, regarding claim 23, and a method of producing a biopolymer array, regarding claims 24 and 25.

Nevertheless, Hayes et al. discloses that said print medium comprises a biopolymer or precursor thereof (Abstract, lines 1-4) for the purpose of producing a biopolymer array (Abstract, line 3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to provide Kobayashi et al. with a print medium comprising a biopolymer as disclosed by Hayes et al. for the purpose of producing a biopolymer array.

Allowable Subject Matter

- 3. Claims 26-29 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 4. Claim 42 would be allowable if rewritten or amended to overcome the objection(s) set forth in this Office action.

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5. Claims 1-5, 8, 30, 31, and 41 are allowed.

Reasons For Allowance

6. The combination or method as claimed wherein a printing system comprising lines configured for individually connecting a printhead and manometer to a fluid source (claims 1, 30, 31, 41, 42) or contacting a biopolymeric array having a polymeric ligand that specifically binds to said analyte, with a sample suspected of comprising said analyte under conditions sufficient for binding of said analyte to a biopolymeric ligand on said array to occur (claim 26) is not disclosed, suggested, or made obvious by the prior art of record.

Response to Arguments

7. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Contact Information

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael P Nghiem whose telephone number is (571)

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272-2277. The examiner can normally be reached on M-H.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

MICHAEL NGHIEM PRIMARY EXAMINER

Michael Nghiem

April 12, 2005